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Minutes of a Regular Meeting of the Town Board of the
Town of Riverhead, held in the Town Hall, Riverhead, New York,
on Wednesday, November 5, 1986 at 7:30 p.m.

Present: Joseph F. Janoski, Supervisor
Victor Prusinowski, Councilman
Louis Boschetti, Councilman
Robert Pike, Councilman

Also Present: Richard Ehlers, Town Attorney

Absent: John Lombardi, Councilman

Supervisor Janoski called the meeting to order at 7:30
p.m. and the Pledge of Allegiance was recited.

Supervisor Janoski, "Councilman Lombardi is absent due to
an illness and the public hearing which was originally scheduled
for this evening on the matter of the proposed amendment to sec-
tion 108-97c and e "Subdivision Fees" will not be held tonight
because there was an error in the public notice in the newspaper.
We invite you to stay if that's why you're here but I thought it
would be a good idea to let you know because maybe you have some-
thing on t.v. you'd like to watch. That hearing will not be held
tonight. It will be held on the 18th meeting of November. May I
have a motion to approve the minutes of a Regular Board Meeting
held on 10/7/86 and 10/21/86?"

RESOLVED, that the Minutes of Regular Board Meeting held
on October 7, 1986 are dispensed without objection and be ap-
proved.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes,
Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

BILLS

Bills submitted on abstract dated November 5, 1986 as
follows:

Councilman Prusinowski offered the following resolution
which was seconded by Councilman Pike.

RESOLVED, that subject to complete audit, the following
bills be approved for payment.

BILLS continued

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

Supervisor Janoski, "The members of the heads of the departments are present this evening should anyone have any question of them. Reports."

REPORTS

Conservation Advisory Council-Minutes of 10/29/86 Meeting.

File

Laurel Common School-Equalization rates for 1986-87 School year.

File

Open Bid Report-North Fork Management Sewer Extension. (See Sewer District Minutes)

File

OPEN BID REPORT - Ambulance Barn

File

Bid Date: November 3, 1986 at 11:00 a.m.
6 Bids Submitted

#1 NAME: ISLAND PRIDE CONSTRUCTION

ADDRESS: 909 MIDDLE COUNTRY ROAD, SELDEN

TOTAL BID:	\$103,400	Construction
	7,800	Heating
	5,500	Plumbing
	10,500	Electrical

#2 NAME: BRITELITE ELECTRIC PLUMBING & HEATING

ADDRESS: 306 MASTIC ROAD, MASTIC BEACH

TOTAL BID:	\$107,200	Construction
	8,700	Plumbing
	14,270	Heating
	17,270	Electrical

REPORTS Continued

#3 NAME: REGION ASSOCIATES, INC.
ADDRESS: 50 PARK AVENUE, BAYSHORE,
TOTAL BID: \$137,308 Construction

#4 NAME: DELKAR CONSTRUCTION
ADDRESS: 57 GLEN STREET, GLEN COVE
TOTAL BID: \$96,879.00 Construction

#5 NAME: JAMES MCCULLAGH CO. INC.
ADDRESS: 75 EAST BETHPAGE ROAD, PLAINVIEW
TOTAL BID: \$11,845 Plumbing

#6 NAME: ELDOR CONTRACTING
ADDRESS: 75A E. BETHPAGE ROAD, PLAINVIEW
TOTAL BID: \$16,700 Electrical

Supervisor Janoski, "Applications."

APPLICATIONS

Parade Permit-Lions Club, for December 7, 1986.

File

Change of Zone-Jack & Peter Van der Wetering (Business "A" to Agricultural "A").

File

Special Permit-Raymond & Julia Krivacsy (Boat Building, Line Road, Manorville).

File

Special Permit-George Chekijian, Processing, etc. Plant, Raynor Avenue.

File

Special Permit-Charles Hydell, woodworking shop, Raynor and Osborn Avenue.

File

Site Plan-McDowell Electric, exterior renovation to warehouse

File

Special Permit-Peconic Ambulance, non-nuisance industry, Edgar and Hubbard Avenue.

File

Supervisor Janoski, "Correspondence."

CORRESPONDENCE

Marion White, 10/24/86-Requesting all pertinent concerns be addressed in Alvin Benjamin D.E.I.S.

File

Riverhead Lions Club, 10/22/86-Extends invitation to community to attend annual Christmas Parade to be held on 12/7/86 at 1:00 p.m.

File

Petition, 11/4/85-15 Neighbors expressing opposition to application of Justin Purchasing Co. Special Permit.

File

John Myrden, 10/20/86-Expressing support for concept of \$2,000 fee for subdivision lots, with suggestions for use of a fee scale.

File

Charles Cuddy, 11/4/86-Voicing opposition to subdivision fees.

File

Molly Roach, 10/30/86-Compliments resurfacing of Gerald Street and Kay Road.

File

Sweezy's, 10/31/86-Expresses disappointment re: discussion of use of trailer for storage but thanks the Town Board for their consideration.

File

Sweezy's, 10/28/86-Thanks Chief Palmer for uniform presence in the welfare of their employess.

File

Wading River Civic Assoc.-Requests copy of G. Schad & 7-11 applications.

File

Sgt. Lawrence Mazzo, 11/4/86-Submitting notice of retirement as of January 4, 1987.

File

first
ness: Supervisor Janoski, "Thank you. The scheduled time for the public hearing has not yet arrived. Under Unfinished Business:

UNFINISHED BUSINESS

Dubois Smith-Site Plan for farm equipment sales, East Main.

Atrium Group-Special Permit for 2 residential homes in industrial area.

Rollin Hargis-Special Permit, add 23 units to existing park on River Road.

Justin Purchasing-Special Permit for 20 couple residents on n/s of Sound Avenue.

Robert Entenmann-Special Permit and change of zone for 222 units on Sound Avenue.

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UNFINISHED BUSINESS Continued

M.H. of L.I., Inc.-Special Permit, single-family residences, Sound Avenue.

John & Elaine Villano-Site Plan for single family residences on Sound Avenue.

Baiting Hollow Development Corp.-Phase II, condominium units on bluffs.

Joseph & Linda Sullivan-Special Permit for 32 mobile home units, Wading River.

Peconic Ambulance-Site Plan for garage on Edgar Avenue.

Augusta Schneider-Special Permit for 162 condo units on Route 58 in Riverhead.

Anthony Kahn-Site Plan for prefab storage building, s/s of Middle Road.

McLaughlin Danowski Funeral Home-Special Permit to add chapel.

Alberta Young-Special Permit for subdivision in Ind. "B" to Agr. "A" zone.

Wm. Giranda (Atlas Realty)-revised site plan for building to repair trailers.

Frank Tommasini-Site Plan for warehouse on Route 58.

Motel on the Bay-Special Permit to convert 20 motel units into condos.

Robert Hartman-Change of Zone, Agr. "A" to Res. "C" Doctors Path.

Glen Donovan-Site Plan for storage building Middle Road in Calverton.

Riverhead Plaza Assoc.-Shopping center parking lot site plan Route 58.

Parviz Farahzah-Special Permit for subdivision in Ind. "A" area.

Fred Hill (Philger Realty & Suffolk Old Farms)-Change of Zone from Agr. "A" to Res. "C" Middle Road and Reeves Avenue.

Deirdre Fedun-Special Permit for professional offices, Route 25, Aquebogue."

Supervisor Janoski, "There are about 12 minutes remaining before the first public hearing. I will recognize anyone who wishes to be heard on any subject. That being the case, we will take up the resolutions."

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RESOLUTIONS

#617 RESOLUTION APPROVING EXTENSION 32J TO THE RIVERHEAD WATER DISTRICT, JAMESPORT.

(See Water District Minutes)

#618 DETERMINATION THAT EXTENSION 23B (4H CAMP) IS IN THE PUBLIC INTEREST (202-b PROCEEDING).

(See Water District Minutes)

#619 BOND RESOLUTION FOR 202-b PROCEEDING FOR EXTENSION 23B (4H CAMP) TO THE RIVERHEAD WATER DISTRICT.

(See Water District Minutes)

#620 AUTHORIZES TOWN CLERK TO PUBLISH AND POST NOTICE OF PUBLIC HEARING RE: ADOPTING A LOCAL LAW OF 1986.

Councilman Boschetti offered the following resolution which was seconded by Councilman Pike.

WHEREAS, the Town Clerk was authorized to publish and post a Public Notice with regard to adopting Local Law #___ of 1986 entitled, "Condominium Map Approval"; and

WHEREAS, said Public Notice was incorrectly published; and

WHEREAS, it is the desire of the Town Board of the Town of Riverhead to have said Public Notice published and posted.

NOW, THEREFORE, BE IT

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the below Public Notice with regard to adopting Local Law #___ of 1986 entitled, "Condominium Map Approval".

PUBLIC NOTICE

PLEASE TAKE NOTICE, that a public hearing will be held on the 18th day of November, 1986, at 8:05 o'clock p.m. at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons with regard to adopting Local Law # _____ of 1986 entitled, "Condominium Map Approval".

Condominium Map Approval.

The Planning Board is hereby empowered to approve condominium maps for filing with the Clerk of the County of Suffolk subject to all applicable rules and regulations and the payment of an amount equal to two thousand dollars (\$2,000). per dwelling unit to the Town of Riverhead.

An applicant seeking to file a condominium map with the Clerk of the Suffolk County shall first submit such condominium map to the Riverhead Planning Board with a preliminary engineering to review fee of one hundred dollars (\$100.) for each condominium unit shown on

RESOLUTIONS Continued

said map. Upon receipt of the condominium map, the clerk of the Planning Board shall transmit said map to the Suffolk County Planning Commission for their review and recommendation. Upon receipt of the recommendations of the Suffolk County Planning Commission, the Planning Board shall determine to approve said map, approve said map with modifications or disapprove said map with reasons.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

#621 AUTHORIZES TOWN CLERK TO PUBLISH AND POST NOTICE OF PUBLIC HEARING RE: AMENDMENT TO SECTION 108-97 OF THE RIVERHEAD TOWN CODE.

Councilman Pike offered the following resolution which was seconded by Councilman Boschetti.

WHEREAS, the Town Clerk was authorized to publish and post a Public Notice with regard to amending Section 108-97 14(c) and 108-97 14(e); and

WHEREAS, said Public Notice was incorrectly published; and

WHEREAS, it is the desire of the Town Board of the Town of Riverhead to have said Public Notice published and posted.

NOW, THEREFORE, BE IT

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the below Public Notice with regard to amending Section 108-97 14(c) and 108-97 14(e) of the Riverhead Town Code.

PUBLIC NOTICE

PLEASE TAKE NOTICE, that a public hearing will be held on the 18th day of November, 1986, at 9:15 o'clock p.m. at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons with regard to amending Section 108-97 14(c) and 108-97 14(e) as follows:

(c) Where the Planning Board deems it to be in the best interest to require the developer to deposit a cash payment or where the developer proposes to make a deposit of cash, the amount to be paid shall be at the rate of ~~one-hundred-fifty-dollars-(\$150.)~~ two thousand dollars (\$2,000.) per each lot in the subdivision ~~on or after July-1, 1974, except that, for a realty subdivision where the preliminary plat has been approved by the Planning Board after a public hearing held in accordance with Subdivision 3 of S276 of the Town Law, the amount to be paid shall be at the rate of sixty dollars-(\$60.) per each lot in the subdivision~~ effective immediately.

(d) Where land is to be reserved for park, playground or other recreational purposes, the developer shall submit a proposed plan for the development of this area in line with the proposed recreational use, which plan shall be reviewed by the Planning Board. The Planning Board may approve same or require amend-

RESOLUTIONS Continued

ments or changes thereto before granting its approval. The developer shall also submit an estimate of cost to construct the improvements shown on the plan. The Planning Board will review the estimate and approve or revise the amount of the estimate and, if the construction is not completed prior to the approval of the final subdivision plan, will require a performance bond to insure that the improvements will be completed.

(e) If the Planning Board shall require that certain land be reserved for park, playground or other recreational purposes and a cash deposit be made, the cash deposit shall be equal to the amount hereinbefore set forth, e.g. ~~one-hundred-fifty-dollars (\$150.-)~~ two thousand dollars (\$2,000.) for each lot in the subdivision, less the cost of land reserved at the rate of ~~two-thousand-(\$2,000.-)~~ five thousand (\$5,000.) per acre and less the cost of the amount approved for the construction of the improvements in the recreational area.

*broken line indicates deletion

*underscore indicates amendment.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

#622 ADOPTS RESOLUTION RE: ALARM SYSTEMS, LOCAL LAW #2-1986.

Councilman Prusinowski offered the following resolution which was seconded by Councilman Pike.

WHEREAS, the Town Clerk was authorized to publish and post a public notice for a Public Hearing to be held on the 17th day of June, 1986, at 7:55 p.m. at the Town Hall for the purposes of hearing all interested persons with regard to adopting Local Law #2 of 1986 entitled, "Alarm Systems"; and

WHEREAS, all persons wishing to be heard were heard on said date and at said time and place specified and for said purpose stated in said public notice.

NOW, THEREFORE, BE IT

RESOLVED, that the adoption of Local Law #2 of 1986 entitled, "Alarm Systems" be and is hereby adopted as follows:

CHAPTER 45

ALARM SYSTEMS LOCAL LAW #2 - 1986

A LOCAL LAW PURSUANT TO MUNICIPAL HOME RULE LAW PROVIDING FOR THE REGULATION OF ALARM SYSTEMS IN THE TOWN OF RIVER-HEAD.

S 45-1 Purpose.

S 45-2 Definitions.

S 45-3 License required; authority to grant licenses and permits; time limit for compliance.

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- S 45-4 Applications for licenses and permits.
- S 45-5 License fees.
- S 45-6 User fees.
- S 45-7 Denial, suspension or revocation of license or permit.
- S 45-8 Records.
- S 45-9 General provisions.
- S 45-10 Special provisions.
- S 45-11 Penalties for offenses.
- S 45-12 When effective.

- S 45-1 Purpose.

The purpose of this local law is to establish standards and controls of the various types of fire, intrusion, holdup and other emergency signals from fire and police alarm services that require Fire Department or police response, investigation, or safeguarding of property at the location of an event reported by a signal which is transmitted by telephone or radio to the Police or Fire Department from a central station as hereafter defined.

S 45-2. Definitions.

For the purpose of this local law, the following definitions shall apply:

ALARM AGENT - Any person who is employed by any business, firm corporation or other commercial entity that is licensed hereunder to conduct the business of owning, operating, maintaining, installing, leasing or selling fire or police alarm devices, whose duties include any of the following: selling, maintaining, leasing, servicing, repairing, altering, replacing, moving or installing, in or on any building, place or premises, any fire or police alarm device as defined in this local law within the Town of Riverhead.

ALARM INSTALLATION - Any fire or police alarm device or aggregation of fire or police alarm devices installed on or within a single building on or within more than one (1) building or area adjacently located on a common site at a specific location.

BUSINESS LICENSEE - Any business, firm, corporation or other commercial entity which is in the business of owning, operating, maintaining, installing, leasing or selling a fire or police alarm device or devices or system of fire or police alarm devices which business, firm, corporation or other commercial entity is as owner, operator, provider or mainten-

RESOLUTIONS Continued

ance, service, installer, lessor or seller of said device or system of devices subject to the license requirements of this local law.

CENTRAL ALARM STATION - Any facility operated by a private firm that owns or leases a system of fire or police alarm devices which facility is manned by operators who receive, record or validate alarm signals and relay information about such validated signals to the Police or Fire Department when appropriate.

DIAL ALARM - Any fire or police alarm device which is a telephone device or telephone attachment that automatically or electronically selects a telephone line connected to a central alarm station or police headquarters and reproduces a pre-recorded message to report a criminal act or other emergency requiring Police or Fire Department response.

DIRECT ALARM - Any fire or police alarm device connected directly by leased telephone wires from the specified location to police headquarters or the Fire Department.

EMERGENCY ALARM - Any fire or police alarm device designed to be actuated by a fire, criminal act or other emergency at a specific location or by a victim of a holdup, robbery or other emergency or criminal act at a specific location.

FALSE EMERGENCY ALARM - Any signal actuated by an emergency alarm to which the Police or Fire Department responds which is not the result of a fire, holdup, robbery or other crime or emergency.

FIRE DEPARTMENTS - Buildings owned by the Fire Districts of Riverhead, Jamesport and Wading River and their respective protection areas.

FIRE OR POLICE ALARM DEVICE - Any device which, when actuated by a fire, criminal act or other emergency requiring Police or Fire Department response, transmits a pre-recorded message or other signal by a telephone, radio or other means to a central alarm station or directly to the Police or Fire Departments produces an audible or visible signal designed to notify persons within audible or visible alarm range of the signal.

INTRUSION - Any entry into an area or building equipped with one (1) or more police and fire alarm devices by any person or object whose entry actuates a police alarm device.

LICENSING AUTHORITY - The Town of Riverhead or its designated agent.

POLICE HEADQUARTERS - Police headquarters and other enclosures housing privately or publicly owned equipment serving the police.

RESOLUTIONS Continued

S 45-3 License required: authority to grant licenses and permits; time limit for compliance.

- A. Unlawful to operate, maintain, install, lease or sell a fire or police alarm device without a license. It shall be unlawful for any person, business, firm, corporation or other commercial entity to operate, maintain, install, lease or sell a fire or police alarm device or devices or system of fire or police alarm devices, as defined by the terms of this local law without first obtaining a license as hereunder provided.
- B. Authority to grant licenses and permits.
 - (1) The licensing authority is hereby authorized to grant a revocable license to any business, firm, corporation or other commercial entity, authorizing said business, firm, corporation or other commercial entity to do business in the Town of Riverhead by performing any or all of the following functions: own, operate, maintain, install, lease or sell a fire or police alarm device or devices or system of fire or police alarm devices.
 - (2) The licensing authority is hereby authorized to grant a revocable license to any alarm agent.
 - (3) The licensing authority is hereby authorized to grant a revocable permit to any owner of property located within the Town of Riverhead or the lessee thereof to operate, maintain, install and modify a fire or police alarm device.
 - (4) All presently existing fire or police alarm devices and systems of fire or police alarm devices and present owners and lessees of premises having such devices or systems must comply with all provisions of this local law by January 1, 1987.

S 45-4. Applications for licenses and permits.

Applications for licenses and permits shall be made as follows:

- A. All business, firms, corporations or other commercial entities which are in the business of owning, operating, maintaining, installing, leasing or selling a fire or police alarm device or devices or system of fire or police alarm devices, who desire to conduct business in the Town of Riverhead shall apply to the licensing authority for a business license, on a form to be supplied by the licensing authority. The application shall contain specific provisions relating to the quality, efficiency and effectiveness of the device or system of devices owned or to be operated, maintained, installed, leased or sold by the business licensee, testing procedures involved and any other information the licensing authority shall determine to be law.

RESOLUTIONS Continued

Such business license shall be issued for a one-year period, on a calendar year basis or a part thereof, and no license shall extend beyond December 31 of each year. Notwithstanding this provision, a person having a business license may conduct such business through January 31 of the year following the expiration of his business license.

- B. Any person who is to be an alarm agent in the Town of Riverhead before acting as such alarm agent shall apply for and receive a revocable alarm agent license. The application shall be made to the licensing authority on a form to be supplied by the licensing authority. The application shall contain specific provisions relating to the fire or police alarm device or devices, holdup alarms, dial alarms or alarm installations which are to be sold, leased, installed, operated or maintained by the alarm agent, the skill and competency of the applicant as an alarm agent and such other information the licensing authority determines to be reasonably necessary to effectuate the purpose of this local law. Such calendar year basis or a part thereof, and no license shall extend beyond December 31 of each year. The applicant, upon submission of this application, shall be fingerprinted and photographed by the Town of Riverhead Police Department. Notwithstanding this provision, a person having an alarm agent license may act as such alarm agent through January 31 of the year following the expiration of his license.
- C. Any property owner or lessee of property in the Town of Riverhead having on his or its premises a fire or police alarm device or system of fire or police alarm devices shall apply to the licensing authority for a permit to own or otherwise have such device on his or its premises. The application shall contain provisions relating to the device or system of devices installed or to be installed on the premises. Application for permits for fire or police alarm devices existing in premises on the effective date of this local law must be made to the licensing authority by January 1, 1987. No such device may be installed on the premises of the owner or lessee and no presently existing fire or police alarm device complying with the provisions of this local law shall be modified after the effective date of this local law prior to the licensing authority's having issued a permit to such owner or lessee. Such permit need not be obtained on an annual basis, but shall be obtained each time a device or system is to be installed or modified.

S 45-5 License fees.

License fees shall be as follows:

- A. Business license: one hundred dollars (\$100.) per calendar year or part thereof.
- B. Alarm agent license: twenty-five dollars (\$25.) per calendar year or part thereof.
- C. Owner of lessee permit: no charge.

RESOLUTIONS Continued

S 45-6. User fees.

There shall be payable to the Town of Riverhead a fee of two dollars (\$2.) per month for a fire or police alarm device or devices installed on the premises of any owner or lessee. Such user fee shall be payable in the first instance by the business licensee who services the fire or police alarm device or devices of the owner or lessee, but, upon the failure of the business licensee to make such payments when they become due, the owner or lessee of the premises shall thereupon become liable for any unpaid user fees. Such user fees shall be paid to the Town Clerk monthly in advance of the first day of each month. Upon failure to make any such payment, the Town shall have the right to proceed by civil action to collect such user fees. Failure to make any such payment after written notice thereof has been given to the owner or lessee shall subject such owner or lessee to the penalty provision of this local law.

S 45-7 Denial, suspension or revocation of license or permit.

A license issued under this law may be suspended or revoked by the licensing authority after notice and hearing the licensing authority for the violation of any of the provisions of this local law or any regulation or regulations promulgated by the licensing authority pursuant to this local law, and any license or identification card issued hereunder shall be surrendered immediately to the licensing authority upon such suspension or revocation. No part of the license fee shall be refunded when a license is suspended or revoked. Any applicant whose application for a license or permit has been denied or any business license, alarm agent, owner or lessee whose license has been suspended or revoked by the licensing authority may appeal such denial, suspension or revocation in writing to the Town Board within thirty (30) days after the date of denial or of the notice of suspension or revocation and may appear before such Town Board at a time and place to be determined by the Town Board in support of his or its contention that the license should not have been denied, suspended or revoked.

S 45-8 Records.

Every business, firm, corporation or other commercial entity conducting the business of owning, operating, installing, leasing or selling fire or police alarm devices within the Town of Riverhead shall maintain complete and accurate records of all installations of alarm systems in the Town of Riverhead and shall provide such records on a monthly basis for the licensing authority.

S 45-9 General provisions.

- A. Restrictions. No fire or police alarm device shall be connected directly to the Town of Riverhead police headquarters or any Fire Department without the express written consent of the Chief of Police or Board of Fire Commissioners, respectively.

RESOLUTIONS Continued

- B. Direct alarm system. Any private firm engaged in the business of buglar alarms or fire alarms and licensed by the Town of Riverhead will operate a facility which is manned by a trained operator who receives, records and validates alarm signals and relays information about such validated signals to the Riverhead Town Police Department or Fire Departments on a special telephone number set aside for the express purpose of receiving such information. All central station alarm facilities shall have the capability to electronically supervise all alarm systems so that a trouble signal is indicated should there be a fault with any alarm system. The operator of any central alarm company which calls police headquarters or the Fire Department to report an active alarm will indentify himself or herself by name and the name of the company and will provide accurate directions to the protected premises at which the alarm is sounding. The central alarm company shall further provide the name of the caretaker who is responsible for resetting an activated alarm if the property owner or lessee of the property is away. In the event that the caretaker is unavailable, the alarm company shall be responsible for resetting an activated alarm.
- C. Audible alarm device. Any property owner or lessee of property in the Town of Riverhead shall, prior to the installation of any audible signal designed to notify persons within audible range of the signal, obtain a permit for same. Any such alarm device which operates on house current must be equipped with a stand-by-battery power supply sufficient for at least twenty-four (24) hours. Any such alarm device will incorporate a device whereby the system will automatically shut off and/or reset the audible alarm after the alarm has sounded for a maximum period of thirty (30) minutes. All property owners or lessees having such alarm devices on their premises shall further be required to provide the Police Department and Fire Department with the name of a person who can respond to the premises within a reasonable time. Said person shall have the capability of securing or, in the case of fire, opening up said premises for inspection by the Fire Department. Every such audible alarm device must be equipped with a switch to silence the audible alarm bell at the residence.
- D. Intentional false alarm. It shall be a violation of this Local Law to intentionally cause a false holdup alarm, and any person who does intentionally cause a false holdup alarm shall be subject to the penalty provisions hereof.
- E. Charges for false emergency alarms.
- (1) Any owner or lessee of property having a fire or police alarm device or system of fire or police alarm devices on his or its premises on the effective date of this local law and any user or services or equipment furnished by a licensee under this local law shall pay to the town a charge for each and every

RESOLUTIONS Continued

false emergency alarm to which the Police or Fire Departments respond, in each calendar year, as follows:

- (a) First and second false emergency alarm each calendar year: no charge.
 - (b) Third and all subsequent false emergency alarm each calendar year: one hundred dollars (\$100.).
- (2) The above charges shall be paid to the Town Clerk. Failure to pay any such charges shall subject such owner, lessee or user to the penalty provisions of this local law.

F. Rules, regulations and enforcement. The licensing authority shall promulgate rules, regulations and standards which shall be approved by the Town Board that may be necessary for the purpose of assuring the quality, efficiency and effectiveness of fire or police alarm devices and alarm installations owned, operated, maintained, installed, leased or sold by a licensee under this local law and to facilitate the administration of this local law. The licensing authority shall administer and enforce the provisions of this local law. The aforesaid rules, regulations and standards shall be set forth in writing and copies shall be available for applicants.

S 45-10 Special provisions.

- A. Central alarm stations system. The licensing authority is hereby authorized to prescribe the location and the manner of installation of regular business telephone lines into police headquarters from a central alarm station for the express purpose of providing direct telephone communication between a central alarm station and police headquarters for use in reporting alarms.
- B. Exceptions. None of the provisions of this local law shall apply to a fire or police alarm device or devices installed in a motor vehicle or trailer.
- C. Severability. In any part or parts of this local law are for any reason held to be invalid, such decision shall not affect the validity of the remaining portions of this local law. The Town Board hereby declares that it would have passed the local law enacting this local law and each section, subsection, sentence, clause and phrase thereof, irrespective of the fact that any one (1) or more sections, subsections, sentences, clauses or phrases might be declared invalid.

S 45-11 Penalties for offenses.

Any person, firm, or corporation who does not pay any charge or fee established in this local law or who violates any provision of this local law shall be subject to a fine not in excess of two hundred fifty dollars (\$250.) for each offense. A separate offense

RESOLUTIONS ContinuedPUBLIC NOTICE

PLEASE TAKE NOTICE, that a public hearing will be held on the 18th day of November, 1986, at 8:25 o'clock p.m. at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons with regard to the special permit application of Rollin and Olga Hargis to expand an existing mobile home park from 111 units to 123 units.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

#626 AUTHORIZES TOWN CLERK TO PUBLISH AND POST NOTICE OF PUBLIC HEARING RE: CHANGE OF ZONE TO BUSINESS CR.

Councilman Boschetti offered the following resolution which was seconded by Councilman Pike.

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the below Public Notice with regard to a change of zone to Business CR for the premises located on Schedule A, Schedule B and Schedule C annexed hereto* to Business CR.

PUBLIC NOTICE

PLEASE TAKE NOTICE, that a public hearing will be held on the 18th day of November, 1986, at 8:45 o'clock p.m. at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons with regard to a change of zone for the premises located on Schedule A, Schedule B and Schedule C annexed hereto* to Business CR.

*Schedule A: Fresh Pond Avenue, Calverton
Schedule B: Sound Avenue and Park Road, Riverhead
Schedule C: Main Road/Riverhead-Southold line
See file for exact map

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

#627 AUTHORIZES TOWN CLERK TO PUBLISH AND POST NOTICE OF PUBLIC HEARING RE: APPLICATION OF PHILGER REALTY CORP. (SUFFOLK OLD FARMS) FOR A CHANGE OF ZONE.

Councilman Pike offered the following resolution which was seconded by Councilman Boschetti.

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the below Public Notice with regard to the application of Philger Realty Corp. (Suffolk Old Farms) for a change of zone for property located on the North side of Middle Road, Riverhead, New York, from Agricultural A to Residential C.

RESOLUTIONS Continued

shall be deemed committed upon each day during which a violation occurs or is committed and such violation may constitute disorderly conduct, in which event such person shall be a disorderly person.

S 45-12 When effective.

This local law shall become effective upon filing with the Secretary of State.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

#623 AWARDS BID FOR CONSTRUCTION OF SEWER MAINS FOR NORTH FORK MANAGEMENT CORP.

(See Sewer District Minutes)

#624 AUTHORIZES TOWN CLERK TO PUBLISH AND POST NOTICE OF PUBLIC HEARING RE: APPLICATION OF JOSEPH AND LINDA SULLIVAN TO EXPAND AN EXISTING MOBILE HOME PARK.

Councilman Pike offered the following resolution which was seconded by Councilman Boschetti.

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the below Public Notice with regard to the application of Joseph & Linda Sullivan to expand an existing mobile home park by 32 units.

PUBLIC NOTICE

PLEASE TAKE NOTICE, that a public hearing will be held on the 18th day of November, 1986, at 8:15 o'clock p.m. at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons with regard to the application of Joseph and Linda Sullivan to expand an existing mobile home park by 32 units.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

#625 AUTHORIZES TOWN CLERK TO PUBLISH AND POST NOTICE OF PUBLIC HEARING RE: SPECIAL PERMIT APPLICATION OF ROLLIN & OLGA HARGIS TO EXPAND AN EXISTING MOBILE HOME PARK.

Councilman Prusinowski offered the following resolution which was seconded by Councilman Pike.

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the below Public Notice with regard to the special permit application of Rollin & Olga Hargis to expand an existing mobile home park from 111 units to 123 units.

RESOLUTIONS ContinuedPUBLIC NOTICE

PLEASE TAKE NOTICE, that a public hearing will be held on the 18th day of November, 1986, at 9:45 o'clock p.m. at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons with regard to the application of Philger Realty Corp. (Suffolk Old Farms) for a change of zone for property located on the North side of Middle Road, Riverhead, New York, from Agricultural A to Residential C, as proposed on the attached map.*

See Change of Zone File/Philger

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

#628 APPROVES BERTSAND PLUMBING & HEATING AS DRAIN LAYER.

(See Sewer District Minutes)

#629 AUTHORIZES TOWN CLERK TO PUBLISH AND POST NOTICE OF PUBLIC HEARING RE: AMENDMENT TO TOWN CODE.

Councilman Boschetti offered the following resolution which was seconded by Councilman Pike.

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the below Public Notice with regard to amending the Riverhead Town Code.

PUBLIC NOTICE

PLEASE TAKE NOTICE, that a public hearing will be held on the 18th day of November, 1986, at 9:05 o'clock p.m. at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons with regard to amending the Riverhead Town Code as follows:

Shopping Carts.

No person shall remove a shopping cart from the parking lot which services the store for which such shopping carts are provided.

Penalty.

Any person who violates this section shall be guilty of a violation.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

RESOLUTIONS Continued#630 EXTENDS MORATORIUM IN JAMESPORT.

Councilman Pike offered the following resolution which was seconded by Councilman Boschetti.

WHEREAS, by resolution dated April 1, 1986, the Town Board imposed a moratorium covering the existing Business B, Business C and Business D zoning use classification districts along New York State Route 25 in the Hamlet of Jamesport, Town of Riverhead; and

WHEREAS, it is desirable that this moratorium be extended for an additional 30 days.

NOW, THEREFORE, BE IT

RESOLVED, that the moratorium covering the above-mentioned zoning use classifications in the Hamlet of Jamesport, Town of Riverhead, New York, as adopted by the Riverhead Town Board on April 1, 1986, resolution #185 be and is hereby extended for an additional 30-day period effective immediately; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post a copy of this resolution in the Riverhead News-Review; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to the Riverhead Building Department, the Riverhead Planning Board and the Riverhead Zoning Board of Appeals.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

#631 ACCEPTS DRAINAGE EASEMENT OF JOHN O'MARA.

Councilman Prusinowski offered the following resolution which was seconded by Councilman Pike.

WHEREAS, there was a drainage area shown on a particular map entitled "Map of Beverly Hills, Section 1"; and

WHEREAS, it is the recommendation of the Highway Superintendent that the right of the Town of Riverhead to drain storm water run-off into the portion of said property designated as "drainage area" be memorialized by the Town of Riverhead in covenant form.

NOW, THEREFORE, BE IT

RESOLVED, that the Supervisor be and is hereby authorized to accept an easement from John O'Mara covering the portion of the premises known as Tax Map Identification #0600-25-2-68.8 for drainage purposes; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to record the covenant in the Office of the Clerk of the County of Suffolk; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to John O'Mara, 201 Cambon Avenue, St. James, New York, 11780, and the Highway Superintendent.

RESOLUTIONS Continued

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

#632 TRANSFER OF FUNDS - HIGHWAY DEPARTMENT.

Councilman Boschetti offered the following resolution which was seconded by Councilman Pike.

RESOLVED, that the Supervisor be and is hereby authorized to transfer the following:

<u>ACCOUNT</u>	<u>FROM</u>	<u>TO</u>
D5140.402 Off Street Parking	1,800.00	
D5140.430 Traffic Paint		1,350.00
D5140.470 Misc.		450.00

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

#633 INCREASES RECREATION DEPARTMENT PETTY CASH.

Councilman Pike offered the following resolution which was seconded by Councilman Boschetti.

WHEREAS, an impressed petty cash account in the amount of \$100 was established for the Recreation Department on February 26, 1985 payable and accountable by Stanley Grodski, Recreation Superintendent, and

WHEREAS, Stanley Grodski needs to have this petty cash account increased to the total amount of \$200,

NOW, THEREFORE, BE IT

RESOLVED, that an additional \$100 be made payable and accountable to Stanley Grodski, Recreation Superintendent to increase the impressed petty cash account for the Recreation Department.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

#634 AUTHORIZES POLICE OFFICER TO ATTEND NYSPIN ADVISORY COMMITTEE MEETING.

Councilman Prusinowski offered the following resolution which was seconded by Councilman Pike.

WHEREAS, a New York Statewide Police Information Network (NYSPIN) Advisory Committee Meeting is being held in Albany, N.Y. on November 24 & 25, 1986 and

WHEREAS, Police Officer Kurpetski is a member has expressed a desire and interest to attend this Committee Meeting.

RESOLUTIONS Continued

NOW, THEREFORE, BE IT

RESOLVED, that JOHN KURPETSKE be and is hereby authorized to attend said Committee Meeting, and

BE IT FURTHER RESOLVED, that Police Officer Kurpetski be given in advance the amount of \$100.00 which shall cover the entire expense of travel, food and lodging and said advance is to be taken from the Police Budget.

Said monies spent at said Committee Meeting shall be accounted for upon Police Officer Kurpetski's return.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

#635 APPOINTS AUTOMOTIVE EQUIPMENT OPERATORS.

Councilman Boschetti offered the following resolution which was seconded by Councilman Pike.

WHEREAS, vacancies presently exist in the position of Automotive Equipment Operator with the Highway Department, and

WHEREAS, said vacancies were duly advertised, and

WHEREAS, all applicants were thereafter interviewed.

NOW, THEREFORE, BE IT

RESOLVED, that WILLIAM A. DEVOS and HAROLD VOELPEL be and are hereby appointed to the position of AEO with the Highway Department at the annual compensation of \$15,398.98 as set forth in Group 6, Step P of the CSEA Salary Administration Schedule effective November 10, 1986, and

BE IT FURTHER RESOLVED, that the Town Clerk forward a copy of this resolution to the Accounting Office, Charles Bloss, Wm. Devos and Harold Voelpel.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

#636 APPOINTS SCHOOL CROSSING GUARDS.

Councilman Pike offered the following resolution which was seconded by Councilman Boschetti.

WHEREAS, said vacancies were duly advertised.

NOW, THEREFORE, BE IT

RESOLVED, that JEANNE BUCKLEY and RACHEL THOMAS be and are hereby appointed to the position of School Crossing Guard at the hourly rate of compensation of \$5.50 effective October 13, 1986, and

BE IT FURTHER RESOLVED, that the Town Clerk forward a copy of this resolution to the Accounting Office, Chief Palmer, Jeanne Buckley and Rachel Thomas.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

RESOLUTIONS Continued#637 AUTHORIZES THE SOLICITATION FOR BIDS FOR THE PURCHASE OF A 16-FOOT WIDE GATE AND CHAIN LINK FENCING FOR USE OF THE HIGHWAY DEPARTMENT.

Councilman Prusinowski offered the following resolution which was seconded by Councilman Pike.

RESOLVED, that the Town Clerk be and is hereby authorized to advertise for sealed bids for the purchase of a 16-foot wide gate and appropriate chain link fence for the use of the Highway Department, and

BE IT FURTHER RESOLVED, that the Town Clerk be and hereby is authorized to open and publicly read aloud said bids at 11:00 a.m. on Monday, November 17, 1986, at Town Hall, 200 Howell Avenue, Riverhead, New York; and to make a report of said bids to the Town Board at the next public meeting following the opening of the bids.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

#638 AUTHORIZES TRANSFER OF JEAN WORTHINGTON TO TITLE OF SENIOR ACCOUNT CLERK TYPIST.

Councilman Boschetti offered the following resolution which was seconded by Councilman Pike.

WHEREAS, due to the maternity leave of absence of Lori Pipczynski, a vacancy presently exists in an individual to perform the function of payroll, and

WHEREAS, Jean Worthington has expressed a desire to transfer to the position of Senior Account Clerk Typist so that she may perform said function, and

WHEREAS, the Personnel Committee has duly interviewed Ms. Worthington for said position and recommends this transfer.

NOW, THEREFORE, BE IT

RESOLVED, that Jean Worthington be and is hereby transferred to the title of Senior Account Clerk Typist, Group 10, Step 5 at no increase in compensation.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

#639 AUTHORIZES TOWN CLERK TO PUBLISH AND POST NOTICE OF PUBLIC HEARING RE: THE SPECIAL PERMIT APPLICATION OF PECONIC AMBULANCE SERVICE, INC.

Councilman Pike offered the following resolution which was seconded by Councilman Boschetti.

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the below Public Notice with regard to the special permit application of Peconic Ambulance Service, Inc., to construct an office and garage to be located on the West side of Edgar Avenue, Aquebogue, New York.

RESOLUTIONS ContinuedPUBLIC NOTICE

PLEASE TAKE NOTICE, that a public hearing will be held on the 18th day of November, 1986, at 9:35 o'clock p.m. at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons with regard to the special permit application of Peconic Ambulance Service, Inc., to construct an office and garage to be located on the West side of Edgar Avenue, Aqueduct, New York.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

#640 AUTHORIZES TOWN CLERK TO PUBLISH AND POST NOTICE OF PUBLIC HEARING RE: ADOPTING AN ORDINANCE TO THE RIVERHEAD TOWN CODE ENTITLED "SEQRA FEES".

Councilman Prusinowski offered the following resolution which was seconded by Councilman Boschetti.

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the below Public Notice with regard to adopting an ordinance to the Riverhead Town Code entitled, "SEQRA Fees".

PUBLIC NOTICE

PLEASE TAKE NOTICE, that a public hearing will be held on the 18th day of November, 1986, at 9:25 o'clock p.m. at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons with regard to adopting an ordinance to the Riverhead Town Code as follows:

SEQRA FEES

1. Environmental Impact Statement: Fee. Whenever it is determined by the Town Board, the Riverhead Planning Board or the Riverhead Zoning Board of Appeals that a Draft Environmental Impact Statement must be prepared, the applicant shall pay a fee for the review of such draft to the Clerk of the Town of Riverhead in the amount of two thousand dollars (\$2,000.).

2. Pending applications. In the case of applications pending on effective date hereto, the fee must be paid within thirty (30) days of such effective date.

3. Effective date. This ordinance shall take effect ten (10) days after publication hereof.

*broken lines indicate deletion

*running line indicates amendment

RESOLUTIONS Continued

#641 AUTHORIZES TOWN CLERK TO PUBLISH AND POST NOTICE OF PUBLIC HEARING RE: CONDEMNATION OF PROPERTY OWNED BY CHANNING AND BARBARA REUSCHENBERG.

Councilman Boschetti offered the following resolution which was seconded by Councilman Pike.

RESOLVED, that the Town Clerk be and is hereby authorized to publish and post the below Public Notice with regard to the condemnation of property owned by Channing and Barbara Reuschenberg located at West Main Street, Riverhead, New York.

PUBLIC NOTICE

PLEASE TAKE NOTICE, that a public hearing will be held on the 18th day of November, 1986, at 8:55 o'clock p.m. at the Riverhead Town Hall, 200 Howell Avenue, Riverhead, New York, to hear all interested persons with regard to the condemnation of property owned by Channing and Barbara Reuschenberg located at West Main Street, Riverhead, New York, tax identification number 0600-128-3-63, for the purpose of any appropriate public purpose deemed in the best interest of the residents of the Town of Riverhead.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

Supervisor Janoski, "Let the record show that the hour of 7:55 p.m. has arrived. The Town Clerk will please read the notice of public hearing."

PUBLIC HEARING - 7:55 p.m.

I have affidavits of publication and posting that a public hearing will be held on Wednesday, November 5, 1986 at 7:55 p.m. to hear all interested persons regarding: The 1987 Town of Riverhead Budget.

Supervisor Janoski, "This public hearing is an opportunity for the citizens of the town to comment on the tentative budget as it is now compiled. That budget has been on record in the Town Clerk's Office since September 30th. So I would recognize anyone who wishes to offer comments, suggestions, recommendations concerning the proposed budget for the year 1987. Yes."

Bob Skinner, Herod Point Rd., W.R., "Good evening. My name is Bob Skinner. I live on Herod Point Road in Wading River. This is the first chance that I've got to look at it and I know it's my fault. But the line that disturbs me the most is I look at the beach budget or the proposal for it, and according to what I see there and if I read it correctly, it's been reduced by 10% from last years budget. I am not sure where the money comes from for the various amenities that the town gets as far as a beach and recreation budget. But from what I saw especially from the types of launch ramps that we had last year, I don't see how we can be

PUBLIC HEARING ContinuedBob Skinner, Continued

decreasing the budget for these types of items in this particular time. The points that I'd like to bring out is that for years we have talked about the improvement of ramps and we've been told that we'd like to do such and such but we don't have the money. If we don't have the money, if we didn't have it last year, how can we possibly afford to make these improvements if we're reducing the budget? Mr. Boschetti, you were (I guess) quoted or it was attributed to you in an issue in September in the Mattituck Watchman, you were in favor of closing the Iron Pier facility. Now, I can't agree with that. I live in Wading River and I use the Wading River facility almost exclusively but I do occasionally use the Iron Pier facility and I have geared myself toward it. I purchased a 4-wheel drive vehicle and I've made the necessary adjustments, etc., etc. I don't see how you can completely close that facility down especially if it's a question of economics etc. We made efforts on a somewhat haphazard to improve the facility over the few years. But what we've got to remember here is that as I've been told and I wasn't here that long, 30 some odd years we had a concrete ramp down there at Iron Pier. There is a system that works to some degree and we haven't gone forward with any of this and I keep hearing over and over again from Mr. Lombardi, from yourself, from Mr. DeLucca, we don't have the money. So then how can we take away money from that budget and still anticipate providing, not even improving but just providing the basics for these kind of services. If you look at the projected increase for this town, it was (if I'm not mistaken) by Mr. Pike's words, that we have 12 hundred and some odd acres on the dock right now, ok in Town Hall for subdivisions. If you take a neighborhood like mine in Wading River, 13% of those houses own trailerable boats. If you look at the subdivision in Miller Place that has been put up by Mr. Bill Hein who has got 269 homes slated for the Wading River area, you're talking about another 11% of those residents to have trailerable boats. So within the next five years, we could be looking at another 150 trailerable boats in Riverhead Town. Now if you don't have the facilities now, what are we, the taxpayers, the people who have been footing the bill all these years who want recreation facilities, what are we going to do? We're the ones who are effectively being chiseled out of it. The other people who have come in here, they didn't have it. But we're going to be squeezed out to the point that we can't be using these facilities anymore. Right now even with the conditions of the way it was down at Iron Pier, you could go down there on a Sunday and have a difficult place to park. And I'm sure that this was echoed by a lot the parents of children who wanted to swim down there who said we can't go down any place because of the boat trailers are causing this havoc. Before the big storm we had in '83, there was a proposal for \$250,000 improvement to the Iron Pier facility. We realize that that proposal as it stood, was not good. But what is happening in that between time? Has there been any other proposals? We haven't seen any. Just with the marsten matting and the fencing and that's it. And this has been done on the budgets of the past two years. So what can we expect with a budget like this where you cut 10% off? You talk about fees generating from subdivisions and increased user fees and taxes, that's fine but it's not going to address the issue of what we have to look at

PUBLIC HEARING ContinuedBob Skinner, Continued

down the road. We've got questions of how much footage of beach front does the Riverhead Town own, that the public owns besides (inaudible) below the highwater mark? Landing access and parking; you have very little. These are the kind of things that you guys have got to start addressing and we've got to start addressing it soon and I can't see how we can start addressing these things when you start cutting the budget by 10% right off the top. You've got areas available that I'm not even sure if they can be looked at like the Baiting Hollow Creek. I don't know of that's a possibility if Riverhead Town could potentially do something with that to come off of Edwards Avenue. We talked about, Mr. Lombardi and I've talked about it a great length possibility of breaking through Hallock Pond. And again and again the subject, when it was approached was we don't have the money. We have to do a survey. We have to do this. We have to that and it's the money. It seems to be that before you can do anything, it's the money that's the big obstacle. Yet you go and cut the budget."

Supervisor Janoski, "I'm going to have to interrupt you. You're running about 7 minutes. What I want to know (I guess) to sum it all up, is that you're in favor of additional money for boat ramp facilities."

Bob Skinner, "Right."

Supervisor Janoski, "Ok. One of the decisions that the Board will make in 1987 is whether to bond a boat ramp project which is estimated to be about 300 thousand dollars. Now there is a list of items that the Board will have to consider along with the boat ramp; all facilities that each of us sitting up here would love to provide for the people I'm sure. It's get down to choices. And yes you are right, that money is often the obstacle not the fact that it's not in the budget but the fact that we have to tax people to raise it. That will be the decision for next year. Whether to borrow the money necessary to build a new boat ramp at Iron Pier. We've already had engineers look at our proposal. The plan is there for it and all we need is the 300 thousand dollars and that will be a decision for next year. Talking about Wading River, I would urge you and every boater to start writing letters to their state legislatures, to the Army Corps of Engineers and any other state agency including the D.E.C. regarding the dredging of the Wading River Creek because that is being held up because of its association with the nuclear power plant and that to me is unacceptable. There is no reason in the world why the powers that be can not allow the Wading River Creek to be separated from the application of dredging permit as it relates to the nuclear power plant. And I would right now start that letter writing and telephone calling campaign to get some movement so that can be dredged next year. It is L.I.L.C.O. that is suppose to dredge. They had contracted for it last year. The dredging was ready to go. The permit could not be obtained from the State of New York and it was being held up because of the issue of the nuclear power plant and being held hostage because of that and that is wrong. So I would urge you to take that action."

PUBLIC HEARING Continued

Bob Skinner, "Just one little short statement. The other towns can do it. Brookhaven has gone through all kinds of renovation programs. I think we should somehow be able to find the wherewithall to do it."

Supervisor Janoski, "What I think you don't understand is that 300 thousand dollars in this town represents a 5% tax rate increase. I just want to say that. But we are going to think about borrowing the money."

Councilman Boschetti, "I just want to clear one point about the closing of Iron Pier ramp. I did say that but it was a qualified statement. The qualifications of being on condition that we could dredge the Wading River Creek. That we could improve the ramp that's there. That we could expand the parking that's there and only keep Iron Pier closed until the town could find sufficient funds to build a more permanent durable ramp at Iron Pier. It was not to be a forever thing. Just a temporary action because the ramps that we put there in the last two or three years have just not filled the bill. They've not been satisfactory as you know."

Bob Skinner, "Right. Thank you."

Supervisor Janoski, "Thank you. Is there anyone else who wishes to address... Henry."

Henry Pfeiffer, Wading River, "I support the previous speakers position. Not necessarily and only in the area of the ramps but in the recreation facilities such as parks, playgrounds, etc..."

TAPE ENDED

Henry Pfeiffer, ".....by leaps and bounds, I think that you're well aware that every time you turn around, somebody is turning over a spade full of earth and hope to live there. Several times in the past year we have come up with a problem of juvenile mischief. What are we going to do with the people. And certain in the summer time we find that the young people really have no place to go to a great extent and we also worry about the elderly hanging around on street corners. And what we would recommend particularly in the case of the Wading River Community Park/Bayberry Park, a railing down that ramp for secure purposes. Some small things like shuffleboard court. These are not greatly costly things but something to keep us from chewing our fingernails and knitting and so forth. Again, in one or two areas in existing facilities, there do exist the deteriorating circumstances like potholes and approach roads and so forth and so on. And we would hope that this budget for the recreation department does include repair work, maintenance work so forth and so on. It does such as this? I think you're going to find a few places that are going to need holes filled in and so on. But the point I'd like to make is that while it's wonderful to be economical and to reduce the budget and so forth, it's got to be done judiciously and I hope that you view this thing very carefully. Thank you."

PUBLIC HEARING Continued

Supervisor Janoski, "Is there anyone who wishes to urge the Town Board to raise the budget or to decrease it? Nora."

Nora Durska, Riverhead, "I haven't asked you fellows for anything for a long time."

Supervisor Janoski, "You asked me for something just last week Nora."

Nora Durska, "That was a very small thing Joe and we can't talk about it, very tiny. Really and truly what we do in the Town of Riverhead is a building, a recreational building for the whole community of Riverhead. I'm talking about the youth, the teens, the young people, the old people, all the people. That's going to run into quite a bit of change. But in the future I hope that you... I'm not finished yet. But in the future I hope that you can see into it and certainly what's mentioned in this budget should certainly should not be cut. Please. Ok."

Supervisor Janoski, "We are looking into the purchase of property adjacent to Stotsky Park on Columbus Avenue. It is 5 acres owned presently by the Knights of Columbus. The idea behind the acquisition of the property would be a center that would of course be in the future. And I talked to Charlie Bloss about what you asked me about last week and he said that he will take care of that."

Nora Durska, "He's a doll. But anyway, really and truly, we really do need something like that and of course I hope to live to see the day that it will be accomplished."

Supervisor Janoski, "I'm sure you will."

Nora Durska, "Thank you very much."

Supervisor Janoski, "Is there anyone else present who wishes to address the Board on this subject. Mr. Benedict."

Dick Benedict, Fanning Boulevard, "On page 1 under county description general government support: what is special items which is increased almost a half of million dollars? What's encompassed in special items? In 1985 we spent 273,000. In 1987 we're going to spend over a million."

Councilman Prusinowski, "My favorite subject. As I told an insurance company that called up our newspaper because they were outraged at their price increase, we had a 6% rate increase, and they didn't budget for this and they were outraged and they were going to cancel all this. And I told the big wheel up in Chicago; I said we had a little problem in Riverhead Town last year. We budgeted for \$259,000 and you sent us a bill for a half of million. And the guy looked over to us and said; either you pay that bill or you don't have insurance. That cost right there is insurance. It went from \$259,000 to \$300,000 and we're projecting that the insurance cost which is the major cost of the special item there, is going to be approximately \$500,000."

Dick Benedict, "Why didn't we list it under insurance."

Councilman Prusinowski, "We do. You only have..."

Dick Benedict, "Is there other things in special items?"

Supervisor Janoski, "You have a shorter version of the budget."

Councilman Prusinowski, "Judgement and claims we put in \$50,000, taxes on town property, that's school district taxes, special district taxes on municipal properties; \$16,000. And we have a contingency amount. We put in for \$150,000 and that's for emergency purposes that we always carry that from year to year. It came in handy, for example, we had the March storm and Hurricane Gloria. We completely depleted that during those storms. More or less we did. Not necessarily."

Dick Benedict, "This rate; isn't it almost better to go self-insured?"

Councilman Prusinowski, "No."

Dick Benedict, "Has anybody done a study on other towns?"

Councilman Prusinowski, "Some towns up west have thought about it."

Dick Benedict, "Take a look at the last 2 or 3 years."

Councilman Prusinowski, "The trouble is when you go to court and if you lose the big one."

Supervisor Janoski, "The supervisor has investigated some insurance..."

Dick Benedict, "We could be insurance poor before long at this rate."

Supervisor Janoski, "Supervisors have investigated self-insurance and what we would be necessary is an agreement with every municipal on Long Island. I can't get three towns to agree to something and I'm talking about villages. I don't know how we can get every political subdivision on Long Island would have to join together. Yes it is being investigated. The municipal governments that are hard hit with these insurance costs are looking at every way that we can to reduce insurance costs. And that is one of the things that is being looked at very closely."

Dick Benedict, "Thank you."

Supervisor Janoski, "Thank you Dick. Is there anyone else present who wishes to address the Board on the matter of the proposed budget for 1987? That being the case and without objection, I declare this hearing closed."

11/5/86
PUBLIC HEARING Continued

Supervisor Janoski, "Let's do one resolution."

RESOLUTIONS Continued

#642 APPOINTS KAREN PFISTER TO THE POSITION OF SECRETARY TO THE POSITION OF TOWN SUPERVISOR.

Councilman Pike offered the following resolution which was seconded by Councilman Prusinowski.

WHEREAS, due to the transfer of Jean Worthington to the position of Senior Account Clerk Typist with the Accounting Department, a vacancy presently exists in the position of secretary to the Town Supervisor.

NOW, THEREFORE, BE IT

RESOLVED, that KAREN B. PFISTER be and is hereby appointed to the position of Secretary to the Town Supervisor at the annual compensation of \$17,643.22 as set forth in Group 10, Step 4 of the 1986 CSEA Salary Administration Schedule effective November 24, 1986.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

#643 APPOINTMENT OF PART-TIME GATE ATTENDANT AT LANDFILL.

Councilman Prusinowski offered the following resolution which was seconded by Councilman Boschetti.

RESOLVED, that STEVEN T. BLASKO be and is hereby appointed to the position of part-time Gate Attendant at the Landfill effective November 3, 1986 at the hourly rate of compensation of \$4.50.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

Supervisor Janoski, "Let the record show that the hour of 8:15 p.m. has arrived. The Town Clerk will please read the notice of public hearing."

PUBLIC HEARING - 8:15 p.m.

I have affidavits of publication and posting that a public hearing will be held on Wednesday, November 5, 1986 at 8:15 p.m. to hear all interested persons regarding: The Special Permit Application of McLaughlin Danowski Funeral Home to construct an additional chapel.

Supervisor Janoski, "Thank you. Is there anyone present who wishes to address the Town Board on the matter of the expansion of the pre-existing use of the McLaughlin Danowski Funeral Home? Is there ~~someone~~ ^{someone} present representing the applicant?"

Martin Sendlewski, Architect, "Good evening. I'm the architect for Mr. McLaughlin for his addition. I'm here to answer any questions the Town Board might have in reference to the addition. We have gone through our previous processes required to get here. We've received recommendations and approvals. Mr. McLaughlin had contacted me a while ago and had a strong concern in reference to making sure that the addition is something that will be a benefit both esthetically and as far as serving the community. That was our goal when we set out to do the design and we feel that we've accomplished that. If there's any questions that the Town Board has, I'd be pleased to answer them."

Supervisor Janoski, "Do you have a question? Go right ahead."

Councilman Pike, "When you prepare a plan like this where you're going to have public usage of some sort, is there some sort of standard ratio of square footage to expected parking or the number of people and parking that you would expect with this kind of square footage?"

Martin Sendlewski, "Yes. The New York State Building Code for public assembly for a chapel of this type with unfixed seating is approximately 7 square feet per person of chapel area and approximately 15 square feet per person for lounges and related lobbies and etc."

Councilman Pike, "And have you worked out what either the addition or the total facility you could expect in terms of required parking for that on a usage basis?"

Martin Sendlewski, "I have that in my briefcase and I don't have it in front of me, but it was approximately (I believe) between 90 and 100 cars. I'm not sure about that though."

Councilman Pike, "So that when you design a facility like that, you have to expect that roughly, that number of cars at maximum usage."

Martin Sendlewski, "Yes. For a full capacity. Again, I can't say that that's a definite number unless I just grab my case and double check it."

Councilman Pike, "Ok. Thank you."

Supervisor Janoski, "Is there anyone present who wishes to address the Board concerning the application of McLaughlin Danowski Funeral Home? Yes Karen."

Karen Heppner, Riverside Drive, "I'm familiar with the application of the McLaughlin Danowski Funeral Home. I'm in favor of it and I urge the Board to grant the special permit. Thank you."

Supervisor Janoski, "Thank you Karen. Is there a group of people here tonight who wishes to support the application? Let the record show that 10 individuals have raised their hand in support of the application. Is there anyone else who wishes to be heard on the application? Yes Tony."

PUBLIC HEARING Continued

Tony Turbish, Fishel Avenue, "I'm in favor of the McLaughlin Danowski to extend because the way the town is building, I think we need it. Thank you."

Supervisor Janoski, "Not too soon I hope. Councilman Prusinowski indicates that this is a dead issue. Is there anyone else who wishes to speak to the issue of granting of a special permit for the Danowski Funeral Home? That being the case and without objection, I declare the hearing closed. We will proceed with the resolutions."

8:15 PUBLIC HEARING CLOSED AT 8:18

RESOLUTIONS Continued

#644 A RESOLUTION MAKING CERTAIN DETERMINATIONS IN RELATION TO AND APPROVING THE ESTABLISHMENT OF THE PROPOSED EXTENSION NO. 23B 4-H CAMP TO THE RIVERHEAD WATER DISTRICT IN THE TOWN OF RIVERHEAD, SUFFOLK COUNTY, NEW YORK, PURSUANT TO ARTICLE 12-A OF THE TOWN LAW.

(See Water District Minutes)

#645 AUTHORIZES TOWN ATTORNEY TO COMMENCE COURT ACTION AGAINST WORLD LIFE ENTERTAINMENT, INC.

Councilman Pike offered the following resolution which was seconded by Councilman Boschetti.

RESOLVED, that the Town Attorney be and is hereby directed to commence an action against World Life Entertainment, Inc., d/b/a Riverhead Raceway, for declaratory and injunctive relief prohibiting Riverhead Raceway from conducting a "Swap Meet" and "Flea Market".

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

#646 REFERS PROPOSED CHANGE OF ZONE TO PLANNING BOARD (JAMESPORT)

Councilman Prusinowski offered the following resolution which was seconded by Councilman Boschetti.

WHEREAS, the Town Board of the Town of Riverhead has referred to the Riverhead Planning Board for consideration a proposed change of zone of Existing Business B, Business C, and Business D zones along New York State Route 25 in Jamesport, New York, to Business CR, and

WHEREAS, the Planning Board on April 23, 1986, issued a recommendation that the parcels included in the aforementioned zoning use districts be rezoned Business CR, and

RESOLUTIONS Continued

WHEREAS, the Town Planning staff, in a planning study for the area known as South Jamesport, made several recommendations respecting land use along said Route 25 Corridor in Jamesport, which differed from the original Town Board proposal, and

WHEREAS, said changes are incorporated on a copy of that portion of the Zoning Map annexed hereto as EXHIBIT "A";*

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby refers to the Planning Board for their consideration the zoning use districts and boundaries shown on the map attached hereto, and be it further

RESOLVED, that the Town Clerk forward a certified copy of this resolution to the Clerk of the Planning Board.

*See file for map.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

#647 REFERS PROPOSED CHANGES OF ZONE TO PLANNING BOARD (WADING RIVER).

Councilman Boschetti offered the following resolution which was seconded by Councilman Pike.

WHEREAS, premises located at the intersection of North Wading River Road and Sound Road at Wading River, in the Town of Riverhead, New York, are currently zoned Business "C" and a copy of that portion of the Zoning Map is annexed hereto as EXHIBIT "A",* and

WHEREAS, premises located on North Wading River Road at the intersection of Hulse Landing Road, at Wading River, in the Town of Riverhead, New York, are currently zoned Business "C", and a copy of that portion of the Zoning Map is annexed hereto as EXHIBIT "B",* and

WHEREAS, the Town Board of the Town of Riverhead desires to refer to the Planning Board for their consideration the rezoning of the properties indicated on the Exhibits hereto attached from their current zoning designations to Business "CR" and Business "PB" in recognition of the character of the premises and the surrounding area;

NOW, THEREFORE, BE IT

RESOLVED, that the Town Board hereby refers to the Planning Board for their consideration the locations shown on the maps attached hereto*; and be it further

RESOLVED, that the Town Clerk forward a certified copy of this resolution to the Clerk of the Planning Board.

*See file for maps.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

RESOLUTIONS Continued

#648 DENIES APPLICATION OF MADONNA HEIGHTS FOR GROUP HOME.

Councilman Pike offered the following resolution which was seconded by Councilman Boschetti.

WHEREAS, the County of Suffolk, through Madonna Heights Services, has proposed a non-secure detention group care facility to be maintained at premises located at 235 West Main Street, Riverhead, New York; and

WHEREAS, the Town Board has met with representatives of the County of Suffolk and Madonna Heights Services and reviewed their application by letter correspondence dated September 26, 1986, and

WHEREAS, the County proposes to house eight (8) female residents who are involved in the court process and may be in need of supervision.

NOW, THEREFORE BE IT

RESOLVED, that the Town Board finds:

1. That the business character of West Main Street renders this location a poor choice for such a facility;
2. That the residence is a pre-existing, non-conforming use which may be used for single-family purposes only;
3. That the property in question is not owned by the County but would be leased and, therefore, the owner is obligated to comply with the Town zoning laws; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward certified copies of this resolution to the Hon. Peter F. Cohalan, County Executive; Hon. Gregory J. Blass, Suffolk County Legislature; and Mr. Richard Mousakes, Administrative Assistant, Burrs Lane, Huntington, New York.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

#649 RESOLUTION CALLING FOR IMMEDIATE ACTION TO SAVE THE PECONIC GARDINERS BAY ESTUARY.

Councilman Pike offered the following resolution which was seconded by Councilman Boschetti.

Councilman Boschetti, "Point of information, would you just indicate the cost to the town for this particular endeavor."

Councilman Pike, "We're increasing the budget to do this by a healthy sum of zero dollars."

WHEREAS, the Peconic-Gardiners Bay Estuary provides essential habitat for many diverse species of shellfish, finfish, and water fowl and other important aquatic organisms; and

WHEREAS, the Bay serves as a cornerstone in supporting the region's economy, and

WHEREAS, the Bay provides unique recreational opportunities and enhances the quality of life on the East End; and

RESOLUTIONS Continued

WHEREAS, the environmental integrity of the Bay has suffered serious deterioration in recent years; and

WHEREAS, due to pollution, considerable acres of shellfish grounds continue to be closed each year having a disastrous effect on local baymen; and

WHEREAS, over the past two years, the brown algae bloom has had a devastating effect on shellfish populations resulting in a direct loss of over \$3 million to the local shellfish industry in 1985 alone; and

WHEREAS, such algae blooms are typically associated with pollution from sewage effluent, fertilizers, agricultural chemicals and residential waste water; and

WHEREAS, further damage to the Bay may lead to severe reduction of fishing, swimming, boating and other recreational uses and consequently have a deleterious effect on the tourism resort and second-home economy; and

WHEREAS, the continual degradation of the Bay may lead to the loss of finfish, crustaceans, eelgrass and fish-feeding birds resulting in the total ecological collapse of marine life; and

WHEREAS, scientific information which would provide a basic understanding of the Bay ecosystem is lacking; and

WHEREAS, there presently exists no governmental entity specifically dedicated to protect and manage the Bay on a regional level; and

WHEREAS, Riverhead is located at the head of the estuary system.

NOW, THEREFORE, BE IT

RESOLVED, that the Town of Riverhead calls upon all public officials to actively support the following action to restore the Bay:

Establish a Bay Management Task Force with representation by State agencies, County health and planning departments, Town government, baymen, research scientists and citizen groups.

The Task Force would be created and provided with adequate funding to develop a comprehensive Management Plan for the Bay from a regional approach. To accomplish this goal, the Task Force shall undertake an in-depth study of the Bay by coordinating research efforts and funding to:

conduct a complete inventory of Bay resources including adjacent shorelines, wetlands and tributaries through the review of historical information and field survey to augment existing data;

identify all significant sources of pollution and toxic substances, especially nutrients and sewage effluent, which may have a harmful effect on the Bay;

construct a centralized scientific data base through the monitoring of water, animal, plant and sediment samples as well as relevant meteorological information;

assess the status and trends of living marine resources;

evaluate existing regulation and land-use management plans in terms of their effectiveness in protecting the Bay;

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RESOLUTIONS Continued

recommend policies and legislation to be implemented in order to restore and protect the ecological health of the Bay;

develop a program for public education;

provide continual updating of the Management Plan on a permanent basis; and be it further

RESOLVED, that the Town Clerk be and is hereby authorized to forward a certified copy of this resolution to the Group for the South Fork, North Fork Environmental Council and the Riverhead Baymens' Association.

The vote, Boschetti, yes, Pike, yes, Prusinowski, yes, Lombardi, absent, Janoski, yes.

The resolution was thereupon duly declared adopted.

Supervisor Janoski, "Jane McKasity, you wish to be recognized? You have to be on the record."

Jane McKasity, "May I please have the delineations of number 646?"

Supervisor Janoski, "You want to look at the map Jane?"

Jane McKasity, "No. Just tell me where it concerns."

Supervisor Janoski, "Well it's the business zoned area along the Route 25 corridor in Jamesport running from about 400 feet west of Tuthill's Lane to (I would say) 700 feet east of South Manor Lane."

Jane McKasity, "And you have sent proposed changes from the existing CR zoning as it stands now... The delineation of what you consider to be CR zoning now as it is now law in the Town of Riverhead. You are sending to the Planning Board changes in that delineation of that zone? I don't know if I'm making myself clear. You've got a set of laws saying what CR zoning is now in the Town of Riverhead and you are now sending to the Planning Board you're ideas of how to change that zone and how it might effect if it was put into Jamesport."

Supervisor Janoski, "No. What we are doing is sending to the Planning Board a proposal to change the existing zoning which is Business B, Business C and Business D along that corridor to CR zone and are of Professional Business zone."

Jane McKasity, "Right. So now you're sending that to the Planning Board. You're sending it immediately?"

Supervisor Janoski, "They will hopefully get it from the Town Clerk's office tomorrow."

Jane McKasity, "Ok. They're going to think about it. Thank you very much."

PERSONAL APPEARANCES Continued

Supervisor Janoski, "Thank you Jane. Is there anyone else who wishes to. Mr. Kasperovich, I wondered."

William Kasperovich, Wading River, "I have a bomb. Every time I come up here it's like bringing a bomb. Well I won't keep you in suspense. (Ringing of bells) Maybe you need one, we don't. Last time I was here, I expressed to you gentlemen that I'm not back in full motion until I fully regain my health and it seems that when I come into Riverhead, things come at me and they overwhelm me. A couple of days ago I was standing on Griffing Avenue and I had a little time to wait for the MinuteMan Press, and I see a man getting a ticket for a meter violation for a car that just got there. And the adjacent vehicle was there for quite some time that the red flag was up, enforcement officer Virella just blantly walked by. So I thought I'd come up here and as you gentlemen what kind of vehicle do I have to own to get this vulture off the street so that he's not on my back? You people have put these officers out there and they are without discretion, without concern, without reasonableness. They are affecting the reputation of our Main Street. Now, you all remember the intent of our town ordinance and the intent is not being fulfilled. Now, let's bring Christmas into the Main Street. We come to a period of holiday time. We suspend all parking restrictions and we function and we're happy in the township. But when it's not Christmas, you pounce upon a man as soon as the flag goes up and I say let's keep this Christmas holiday year around so we have a good reputation in the town. That when people come here whether their local people or they're from elsewhere that they don't get this New York City impression of grab them for the fine. We're happy to have people come here. We're happy to have them enjoy our area and our facilities and this is not in line with the reputation that we've enjoyed in the past of being a friendly town. It's destroying it. It's making a New York City attitude and a New York City reputation, we don't need out here. We need more Christmas attitude and that's what I'm ringing the bell for. In the future if the lord improves my health, we'll talk about other things. Thank you."

Supervisor Janoski, "Thank you Bill. Without objection, the meeting is adjourned. Wait a minute. I'm sorry. Someone else."

Daniel Robertson, Riverhead, "I'd like to follow right up with what this gentleman said there the last one. I was parked on Griffing Avenue Saturday in the afternoon. There wasn't one other car parked in the street. Now, I was in getting a haircut. There was five witnesses to prove this. The meter just run out. Unfortunately I was in the chair at the time. I got the ticket which I came right down paid Monday morning. I had no objection. I was over parked. But I myself thinks it's ridiculous, as this gentleman said; vultures, these ticket people are. I've walked down Main Street through the day with them hiding in doorways or whatever just waiting for those little flags to get up and they're right out there. It's true. You can laugh if you want. It is so ridiculous. I'm getting with this, things go on in this town. Unfortunately I don't have the money to move but I would move right over the border if I could. But it's a ridiculous thing that they are doing."

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PERSONAL APPEARANCES Continued

Supervisor Janoski, "To Flanders?"

Daniel Robertson, "Anywhere, anywhere I think. I think the laws are really getting ridiculous; that these ticket people would stand in doorways and do that. I know I broke the law because I came right down on Monday and I paid the ticket."

Councilman Prusinowski, "The purpose of the ordinance which has been on the books for a long time, is to have parking on Main Street turned over for the benefit of the merchants. We do provide free municipal parking in the back for people who want to shop for a longer period of time. In major downtown shopping districts, it's been the experience of merchants in local village governments that if you do not have metered parking on Main Street, you can not have the turnover and people park there all day long. I understand. We do have, unfortunately, the meter officers are on the payroll because of an insistence by a small group known as the parking district committee made up of downtown merchants that they wanted certain things down in the parking district which was even more restrictive than what we have now. And as a compromise, we have redlining in the back which restricts parking for three hours. We put on the meter officers, which they are paying for. You're not paying for these meter officers although when you get a ticket you certainly pay the \$3 fine. And they're the police and their responsibility is to enforce the parking regulations in the parking district. And I have to say, apparently they're doing a very good job doing it because a lot of people do get tickets."

Daniel Robertson, "Do you see any sense to one car parked on a whole street that they're out their running?"


Councilman Prusinowski, "Well unfortunately they see the violation sticker and they come over and give you a ticket."

Daniel Robertson, "Yes but there should be some common goal. I can see it on Main Street if people are there at the business and you want them turned over. If there was nothing else on the street but one car or whatever, I don't see the need to go running looking for them. Maybe they have a quote. I don't know. Thank you."

Supervisor Janoski, "Thank you Scotty. Is there anyone else? Then without objection, this meeting is adjourned."

There being no further business on motion or vote, the meeting adjourned at 8:32 p.m.

IJP:nm


Irene J. Pendzick
Town Clerk